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## REC'D 2 6 NOV 2004 WIPO PCT

## **PCT**

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Artcle 36 and Rule 70)

Applicant's or agent's file reference		SanNatification (T			
PCT-1472 International application No.	FOR FURTHER ACTION	SeeNotificationofTransmittalofInternationalPreliminary Examination Report (Form PCT/IPEA/416)			
PCT/KR2002/001749	International filing date(day/mont				
International Patent Classification (IPC)	18 SEPTEMBER 2002 (1	18 09 2002) 30 II II V 2002 (20 07 2002)			
Applicant  KOREA ATOMIC ENERGY I	RESEARCH INSTITUTE	et al			
••	and and a substitution of the substitution of	ed by this International Preliminary Examining Authority			
2. This REPORT consists of a total of sheets, including this cover sheet. This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).					
These annexes consist of a total o	fsheets.				
This report contains indications relating to the following items:  I X Basis of the report  II Priority  III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability  IV Lack of unity of invention  V X Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement  VI Certain documents cited  VII Certain defects in the international application  VIII Certain observations on the international application					
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20 FEBRUARY 2004 (2)  The same and mailing address of the IPEA/KF  Korean Intellectual Property Corona Property Corona Property Corona Property Corona Republic of Korea  Cosimile No. 82-42-472-7140	20.02.2004) 17  R Authorize	7 NOVEMBER 2004 (17.11.2004)			



International aplication No.

PCT/KR2002/001749

I.	Basis	of the report					
1.	With	regard to the elements of the international application:*					
	X	the international application as originally filed					
		the description:					
		pages	, as originally filed				
		pages, filed with the letter of	, filed with the demand				
		the claims:					
	ш	pages	, as originally filed				
		pages, as amended (together with any	•				
		pages, filed with the letter of	, filed with the demand				
	$\Box$	the drawings:					
	لحبا	pages	. , as originally filed				
		pages					
		pages, filed with the letter of					
	Ш	the sequence listing part of the description:	on originally filed				
		pagespages	, as originally fried, filed with the demand				
		pages, filed with the letter of					
2.	With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.  These elements were available or furnished to this Authority in the following language which is the language of a translation furnished for the purposes of international search (under Rule 23.1(b)).						
İ	$\Box$	the language of publication of the international application (under Rule 48.3(b)).					
		the language of the translation furnished for the purposes of international preliminary exami or 55.3).	nation(under Rules 55.2 and/				
3,	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:						
		contained in the international application in written form.					
	filed together with the international application in computer readable form.						
		furnished subsequently to this Authority in written form.					
		furnished subsequently to this Authority in computer readable form					
		The statement that the subsequently furnished written sequence listing does not go beyond the international applicationas as filed has been furinshed.					
		The statement that the information recorded in computer readable form is identical to the vibeen furnished.	vritten sequence listing has				
4.		The amendments have resulted in the cancellation of:					
		the claims. Nos					
		the claims, 140s.					
5.		the drawings, sheets					
		This report has been established as if (some of) the amendments had not been made, since go beyond the disclosure as filed, as indicated in the Supplemental Box(Rule 70.2(c)).**	they have been considered to				
*	in th	acement sheets which have been furnished to the receiving Office in response to an invitation un is opinion as "originally filed." and are not annexed to this report since they do not contain 70.17).	der Article 14 are referred to amendments (Rules 70.16				
*	* Any	replacement sheet containing such amendments must be referred to under item I and annexed to	o this report.				

### INTERNATIONAL PRELIMINARY EXAMINATION

International aplication No.

PCT/KR2002/001749

٧.	teasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability	;
	itations and explanations supporting such statement	

	1. Statement			
1	Novelty (N)	Claims	1-10	YES
		Claims	None	NO
	Inventive step (IS)	Claims	1-10	YES
		Claims	None	NO
i	Industrial applicability (IA)	Claims	1-10	YES
		Claims	None	NO

### 2. Citations and explanations (Rule 70.7)

- 1) The present invention relates to a method of separating thallium isotopes comprising the following steps of: isotope selective optical pumping of target isotopes into a metastable state with laser, photoionization of the metastable thallium atoms to continuum states through a resonant excited state, and the collection of photoionized thallium isotopes.
- 2) Reference is made to the following document:

D1: FR 2790974 A1 (22 September 2000)

D1 relates to a method of separating 203 T1 from the vapor of thallium having a plurality of isotopes including 203 T1.

#### 3) Novelty & Inventive step

The present invention is the same as D1 in the method of separating a particular thallium isotope from vapor of thallium having a plurality of isotopes, and partially the same in the technical feature of the steps of producing photons of a first, a second, or a third frequency by a laser system, applying said photons of said first, second and third frequencies to said vapor of thallium and collecting thallium isotope.

However, the present invention is different from D1 in the step of isotope selective optical pumping (ISOP) of target isotopes into a metastable state, a step of resonant photoionization of the metastable atoms containing target isotopes to continuum states through a resonant excited state and a step of collecting photoionized thallium isotopes.

As a result of said difference, in D1, the drop of the excitation efficiency is inevitable since it is practically impossible to overlap the laser pulses during the entire counter-propagation in medium; and for the case of mass production of thallium isotopes, initially produced plasma may screen the external electric field in the process of field-ionizing Rydberg state isotope and decreases the field ionization efficiency.

(Continued on Supplemental Sheet)



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Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of:

Box No. V

However, in the present invention, through isotope selective optical pumping (ISOP), only target isotopes remain in a metastable state; and through resonant photoionization, thallium atoms are directly photoionized with pulsed laser, thereby enhancing the efficiency of photoionization and preventing the ionization efficiency from being lower in a case of mass production.

Accordingly, the present invention provides more economical method of separating a large amount of thallium isotopes effectively than D1 by using commercially available lasers and a relatively small-scale facility.

Thus, claims 1-10 of the present invention are novel and inventive under PCT Article 33(2)-(3).

Industrial Applicability
 Claims 1-10 of the present invention are industrially applicable under PCT Article 33(4).